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In the Matter of:		)	
		)	Investigation No. 337-TA-324
CERTAIN ACID-WASHED DENIM		)	
GARMENTS AND ACCESSORIES	)		
		)	

# NOTICE OF DETERMINATION THAT A VIOLATION OF SECTION 337 EXISTS, ISSUANCE OF GENERAL EXCLUSION ORDER, AND ISSUANCE OF CONSENT ORDERS COVERING SEVEN RESPONDENTS

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is given that the Commission has:

(1) determined that a violation of section 337 of the Tariff Act of 1930 exists in the above-captioned investigation, (2) issued a general exclusion order, and (3) issued consent orders covering seven respondents. With certain exceptions, the exclusion order prohibits the unlicensed importation from any country of denim garments and accessories made b the acid-washed process of claim 6 of U.S. Letters Patent 4,740,213 (the '213 patent). In determining that a violation of section 337 exists, the Commission reviewed and reversed the finding of the presiding administrative law judge (ALJ) that claim 6 of the '213 patent was invalid on the basis of anticipation and obviousness. **FOR FURTHER INFORMATION CONTACT**: William T. Kane, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, S.W., Washington, D.C. 20436, telephone (202)205–3116. Copies of the Commission's order, the nonconfidential version of the opinion issued in support thereof, and all other nonconfidential documents filed in connection with this investigation are or will be

available for inspection during official business hours (8:45 am to 5:15 pm) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, S.W., Washington, D.C., 20436, telephone (202)-205-2000. Hearing-impaired individuals are advised that information on this matter may be obtained by contacting the Commission's TDD terminal on (202)-205-2648.

SUPPLEMENTARY INFORMATION: On January 2, 1991, Greater Texas Finishing Corporation and Golden Trade S.r.L. filed a complaint alleging a violation of section 337 of the Tariff Act of 1930 (19 U.S.C. § 1337) in the importation, sale for importation, or sale after importation of acid-washed denim products by reason of infringement of claims 6 and 14 of U.S. Letters Patent 4,740,213. The Commission voted to institute an investigation of the complaint on January 28, 1991, and published notice of institution of the investigation in the Federal Register.

56 Fed. Reg. 4851 (Feb. 6, 1991).

On April 6, 1992, the presiding ALJ issued an ID in which he found no violation of section 337. The ALJ found no violation based on his finding that claim 6 of the '213 patent was invalid as anticipated and obvious. Claim 14 of the '213 patent had previously been withdrawn from the investigation. The ALJ also found that: claim 6 of the '213 patent was adequately described in the specification of the U.S. patent application; the or have imported into the United States products processed abroad according to the process at issue; and there exists a domestic industry in the United States practicing the '213 patent.

The Commission determined to review the portions of the ID in which the ALJ found claim 6 of the '213 patent to be invalid 57 Fed. Reg. 22484 (May 28, 1992). The Commission's notice of review requested, and parties subsequently filed, submissions and rebuttals on the issues under review and on remedy, the public interest, and bonding. No submissions of government agencies or other

members of the public were received.

The Commission held oral argument on July 8, 1992. The Commission investigative attorney

(IA) and counsel for complainants and several sets of respondents appeared and presented argument.

The Commission requested post-argument submissions regarding whether to exempt respondents

subject to consent orders from the coverage of any exclusion order the Commission might issue.

Submissions on that question were filed by complainants, the IA, and several respondents.

The authority for this action is conferred by section 337 of the Tariff Act of 1930, as amended

(19 U.S.C. § 1337), and by Commission interim rules 210.56 and 210.58 (19 C.F.R. 210.56 and

210.58).

By order of the Commission.

Paul R. Bardos Acting Secretary

Issued: August 6, 1992

#### UNITED STATES INTERNATIONAL TRADE COMMISSION

Washington, D.C. 20436

	)	
In the Matter of:	)	
	)	
CERTAIN ACID-WASHED	)	Investigation No. 337-TA-324
GARMENTS AND ACCESSORIES )		
	)	

### **ORDER**

The Commission, having reviewed a portion of the initial determination issued on April 6, 1992, in the above-captioned investigation, and having considered the issues of remedy, the public interest, and bonding, has DETERMINED as follows:

- 1. The record developed in this investigation does not support the conclusion that claim 6 of U.S. Letters Patent 4,740,213 is invalid as anticipated or obvious. Accordingly, the finding of patent invalidity in the final initial determination is reversed.
- 2. In view of the other findings in the initial determination that the Commission determined not to review, a violation of section 337 of the Tariff Act of 1930 exists in this investigation.
- 3. The public interest factors enumerated in section 337(d) of the Tariff Act of 1930, as amended, do not preclude the issuance of the remedy ordered in this investigation.
- 4. Issuance of consent orders covering the following respondents is appropriate: Jordache Enterprises, Inc.; The Gitano Group, Inc.; Fast Forward Ltd.; Four Ninety Eight Ltd.; Jordache International (Hong Kong); Sociedad Exportadora Ltda.; and Sao Paolo Alpargatas, S.A. The Commission previously issued consent orders covering respondents Bon Jour International, Inc. and Bugle Boy Industries, Inc.

### It is hereby ORDERED:

- 1. Random-faded (commonly known as "acid-washed") denim garments and accessories that are manufactured abroad according to a process covered by claim 6 of U.S. Letters Patent 4,740,213 are excluded from entry into the United States for the remaining term of the patent, except as elsewhere provided in this order.
- 2. This Order does not apply to articles Nat:

- (a) are imported under license of the patent owner;
- (b) are imported by or for the United States; or
- (c) are imported by, or manufactured abroad by, any of the following parties to Consent orders issued by the Commission in the investigation:

Bon Jour International, Inc.; Bugle Boy Industries, Inc.; Jordache Enterprises, Inc.; The Gitano Group, Inc.; Fast Forward Ltd.; Four Ninety Eight Ltd.; Jordache International (Hong Sociedad Exportadora Ltda.; and Sao Paolo Alpargatas, S.A.

3. Pursuant to procedures to be specified by the U.S. Customs Service, as the U.S. Customs Service deems necessary, persons seeking to import random-faded denim garments and/or accessories shall, prior to the entry of such products into the United States, provide a certification to accompany the commercial invoice stating:

"The denim garments and/or accessories that accompany this invoice were not made by a process in which --

- (1) the denim garments and/or accessories were disposed in a chamber in dry contact together with granules of a coarse, permeable material (including without limitation pumice stones) which have been impregnated with a bleaching agent (including without limitation hypochlorite bleach and/or potassium permanganate);
- (2) the denim garments and/or accessories were bleached in a dry state by dry-tumbling the denim garments and/or accessories and the granules together for a period of time sufficient to randomly fade the denim garments and/or accessories; and
- (3) the faded denim garments and/or accessories are separated from the granules."
- 4. At its discretion, the U.S. Customs Service may require persons who have executed the certification described in the immediately preceding paragraph of this Order to furnish such records as are necessary to substantiate the certification.
- 5. The articles ordered to be excluded from entry into the United States according to this Order shall be entitled to entry under bond in the amount of 3.75 percent of the entered value of the

imported articles, for the period starting on the day after this Order is received by the President pursuant to subsection (j) of section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337(j)), until such time as the President notifies the Commission that he approves or disapproves this Action, but in any event, not later than 60 days after receipt of this Order by the President.

- 6. The Commission may amend this order in accordance with the procedure described in section 211.57 of the Commission's Interim Rules of Practice and Procedure (19 C.F.R. § 211.57).
- 7. The Secretary shall serve copies of this Order upon each party of record in this investigation and upon the Department of Health and Human Services, the Department of Justice, the Federal Trade Commission, and the U.S. Customs Service.
- 8. Notice of this Order shall be published in the <u>Federal Register</u>.

By order of the Commission.

Paul R. Bardos Acting Secretary

Issued: August 6, 1992

Before The Honorable Sidney Harris Administrative Law Judge

	)	
In the Matter of	)	
	)	Investigation No
CERTAIN ACID-WASHED DENIM	)	337-TA-324
GARMENTS AND ACCESSORIES )		
	)	

### **CONSENT ORDER**

On January 2, 1991, Greater Texas Finishing Corporation and Golden Trade, S.r.L. (collectively, "the Complainants") filed a Complaint ("the Complaint"), naming Sao Paolo Alpargatas, S.A. as a Respondent, with the United States International Trade Commission ("the Commission") under Section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 5 1337). Motions to amend the Complaint to add additional parties were subsequently made and allowed.

The Commission, having determined that it has jurisdiction over the subject matter of the Complaint and that the Complaint provided a basis for the institution of an investigation under Section 337, instituted Investigation No. 337-TA-324 on January 29, 1991 ("the Investigation"), and published a Notice of Investigation to that effect.

The subject matter of the Investigation is the alleged importation and sale in the United States of certain acid-washed denim garments and accessories, including jeans, jackets, bags, and skirts, alleged to infringe United States Patent No. 4,270,213 ("he '213 patent") and to have been made by processes which infringe the '213 patent.

### **DEFINITIONS**

For purposes of this Consent Order, "Alpargatas" shall mean Respondent Sao Paolo Alpargatas, S.A. and its agents, officers, directors, affiliates, and subsidiaries.

For purposes of this Consent Order, "accused products" shall mean any denim garment or accessory (a) covered by Claim 14 of United States Patent No. 4,740,213 ("the '213 patent", copy attached as Exhibit A to the Consent Order Agreement), or (b) which were made by a process covered by Claim 6 of the '213 patent.

#### ORDER

The Commission, having initiated the Investigation under Section 337 based upon the Verified Complaint of the Complainants regarding certain alleged acts of unfair competition and unfair acts by certain named Respondents, including Respondent Alpargatas; the Complainants and Alpargatas having executed a Consent Order Agreement agreeing to the terms and entry of this Consent order and to all waivers and other provisions as required by the Commission's Rules of Practice and Procedure; and

The Commission, having jurisdiction over the parties and the subject matter herein, and having published notice of the Consent Order Agreement and this proposed Consent Order for public comment on \_\_\_\_\_\_1991, and the ten (10) day period for public comment having ended and the Commission having duly considered the comments filed, if any:

### IT IS HEREBY ORDERED THAT:

1. Commencing on August 8, 1992 ("the effective date") and thereafter until the expiration of Claims 6 and 14 of the '213 patent, Alpargatas shall not directly or indirectly sell accused products

for importation into the United States of America ("U.S."), other otherwise sell, offer for sale, or

distribute in the U.S. either directly or indirectly accused products, <u>provided</u> that nothing in this Consent

Order shall prohibit or preclude Alpargatas from selling, offering for sale or distributing in the United

States accused products into the United States prior to the effective date; nor shall anything in this

Consent Order preclude or prohibit the Complainants from seeking damages in a court of competent

jurisdiction for Alpargatas' making, using, or selling of accused products in the United States prior to

the effective date.

2. This Investigation is hereby terminated as to Respondent Alpargatas and Alpargatas is

hereby dismissed as a named Respondent in this Investigation; provided, however, pursuant to 19

C.F.R. § 211.22(c), that enforcement, modification, a6d revocation of this order will be carried out

pursuant to Subpart C of part 211 of the Commission's Rules of Practice and Procedure.

3. In the event that Claims 6 and/or 14 of the '213 patent are held by the Commission or a

court or other administrative body of competent jurisdiction after exhaustion of all appeals to be invalid

or unenforceable, this Consent Order shall be void and without effect with respect to the claim or

claims so held invalid or unenforceable.

4. In the event Complainants withdraw Claim 14 or the investigation is terminated on

grounds other than the merits, this Consent Order Agreement and the Consent Order entered pursuant

hereto shall be void and without effect with respect to Claim 14.

Paul R. Bardos

**Acting Secretary** 

Dated: August 6. 1992

Before The Honorable Sidney Harris Administrative Law Judge

	)
In the Matter of	)
	)
CERTAIN ACID-WASHED DENIM	) Investigation No
GARMENTS AND ACCESSORIES )	337-TA-324
	)

### **CONSENT ORDER**

On January 2, 1991, Greater Texas Finishing Corporation and Golden Trade, S.r.L. (collectively, "the Complainants") filed a Complaint ("the Complaint"), naming, inter alia, Jordache Enterprises, inc. as a Respondent, with the United States International Trade Commission ("the Commission") under Section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337). Motions to amend the Complaint to add additional parties, including Fast Forward, Ltd., Four Ninety Eight, Ltd. and Jordache International (Hong Kong), Ltd., were subsequently made and allowed.

The Commission, having determined that it has jurisdiction over the subject matter of the Complaint and that the Complaint provided a basis for the institution of an investigation under Section 337, instituted Investigation No. 337-TA-324 on January 29, 1991 ("the Investigation"), and published a Notice of Investigation to that effect.

The subject matter of the investigation is the alleged importation and sale in the U;'ed States of certain ac4d-was-ed denim garments and accessories, including Jeans, jackets, bags, and skirts, alleged to infringe United States Patent No. 4,270,213 ("the '213 patent") and to have been made by processes which infringe the '213 patent.

### **DEFINITIONS**

For purposes of this Consent Order, "the Jordache Entities" shall mean the Respondents Jordache Enterprises, Inc., Fast Forward, Ltd., Four Ninety Eight, Ltd. and Jordache International (Hong Kong), Ltd. and their respective agents, officers, directors, affiliates, and subsidiaries.

For purposes of this Consent order, "accused products" shall mean any denim garment or accessory (a) covered by Claim 14 of United States Patent No. 4,740,213 ("the '213 patent", copy attached as Exhibit A to the Consent Order Agreement), or (b) which were made by a process covered by Claim 6 of the '213 patent.

#### **ORDER**

The Commission, having initiated the investigation under Section 337 based upon the Verified Complaint of the Complainants regarding certain alleged acts of unfair competition and unfair acts by certain named Respondents, including the Jordache Entities; the Complainants and Jordache Entities having executed a Consent Order Agreement agreeing to the terms and entry of this Consent Order and to all waivers and other provisions as required by the Commission's Rules of Practice and Procedure; and

The Commission, having jurisdiction over the par:.;es and the subject matter herein, and having

published notice of the Consent Order Agreement and this proposed Consent Order for public comment on \_\_\_\_\_\_, 1991, and the ten (10) day period for public comment having ended and the Commission having duly considered the comments filed, if any:

#### IT IS HEREBY ORDERED THAT:

- 1. Commencing on August 8, 1992 ("the effective date" and thereafter until the expiration of Claims 6 and 14 of the '213 patent, the Jordache Entities shall not directly or indirectly import accused products into the United States of America ("U.S.") or sell, offer for sale, or distribute in the U.S., either directly or indirectly imported accused products, provided that nothing in this Consent Order shall prohibit or preclude the Jordache Entities from selling, offering for sale or distributing in the United States accused products imported into the United

  States prior to the effective date: nor shall anything in this Consent Order preclude or prohibit the Complainants from seeking damages in a court of competent jurisdiction for the Jordache Entities' making, using, or selling of accused products imported into the United States prior to the effective date.
- 2. This Investigation is hereby terminated as to the Jordache Entities and they are hereby dismissed as named Respondents in this Investigation; provided, however, pursuant to 19 C.F.R. § 211.22(c), that enforcement, modification, and revocation of this order will be carried out pursuant to Subpart C of part 211 of the Commission's Rules of Practice and Procedure.
- 3. In the event that Claims 6 and/or 14 of the '213 patent are held by the Commission or a court or other administrative body of competent jurisdiction after exhaustion of all appeals to be invalid or unenforceable, this Consent Order shall be void and without effect with respect to the claim or claims so held invalid or unenforceable.

4. In the event Complainants withdraw Claim 14 or :-e investigation is terminated on

grounds other than a final determination of the merits of Claim 14, this Consent Order shall be void and

without effect with respect to Claim 14.

Paul R. Bardos Acting Secretary

Dated: August 6, 1992

Before the Honorable Sidney Harris Administrative Law Judge

In the Matter of	)
	)
CERTAIN ACID-WASHED DENIM	) Investigation No
GARMENTS AND ACCESSORIES )	337-TA-324
	)

### **CONSENT ORDER**

On January 2, 1991, Greater Texas Finishing Corporation and Golden Trade, S.r.L. (Collectively, "the Complainants") filed a Complaint ("the Complaint naming the Gitano Group, Inc. as a Respondent, with the United States International Trade Commission ("the Commission") under Section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 5 1337).

Motions to amend the Comolaint to add additional parties were subsequently made and allowed.

The Commission, having determined that it has jurisdiction over the subject matter of the Complaint a'nd that the Complaint provided a basis for the institution of an investigation under Section 337, instituted investigation No. 337-TA-324 on January 29, 1991 ("the Investigation"), and published a Notice of Investigation to that effect.

The subject matter of the Investigation is the alleged importation and sale in the United States of certain acid-washed denim garments and accessories, including jeans, Jackets, bags, and skirts, alleged to infringe States Patent No. 4,270,213 ("the '213 patent") and to have been made by processes which infringe the '213 patent.

### **DEFINITIONS**

For purposes of this Consent Order, "Gitano" shall mean Respondent The Gitano Group, Inc. and its agents, officers, directors, affiliates, and subsidiaries.

For purposes of this Consent order, "accused products" shall mean any denim garment or accessory (a) covered by Claim 14 of United States Patent No. 4,740,213 ("the '213 patent", copy attached as Exhibit A to the Consent Order Agreement), or (b) which were made by a process covered by Claim 6 of the '213 patent.

### **ORDER**

The Commission, having initiated the investigation under Section 337 based upon the Verified Complaint of the Complainants regarding certain alleged acts of unfair competition and unfair acts by certain named Respondents, including Respondent Gitano; the Complainants and Gitano having executed a Consent order Agreement agreeing to the terms and entry of this Consent order and to all waivers and other provisions as required by the Commission's Rules of Practice and Procedure; and

The Commission, having jurisdiction over the parties and :ne subject matter herein, and having published notice of the Consent Order'Agreement and this proposed Consent Order for public comment on \_\_\_\_\_\_\_, 1991, and the ten (10) day period for public comment having ended and the Commission having duly considered the comments filed, if any:

### IT IS HEREBY ORDERED THAT:

1. Commencing on August 8, L992 ("the effective date") and thereafter until the expiration of Claims 6 and 14 of the '213 patent, Gitano shall not directly or indirectly import accused products

into the United States of America sell, offer for sale, or distribute in the U.S. either directly or

indirectly imported accused products, provided that nothing in this Consent

Order shall prohibit or preclude Gitano from selling, offering for sale or distributing in the United States

accused products imported into the United States prior to the effective date; nor

shall anything in this Consent Order preclude or prohibit the Complainants from seeking damages in a

court of competent jurisdiction for Gitano's making, using, or selling of accused

products imported into the United States prior to the effective date.

2. This investigation -;s hereby terminated as to Respondent Gitano and Gitano is nereby

dismissed as a named Respondent in this investigation; provided, however, pursuant to 19 C.F.R. §

211.22(c), that enforcement, modification, and revocation of this order will be carried out pursuant to

Subpart C of part 211 of the Commission's Rules of Practice and Procedure.

3. In the event that Claims 6 and/or 14 of the '213 patent are held by the Commission or

a.court or other administrative body of competent jurisdiction after exhaustion of all appeals to be

invalid or unenforceable, this Consent order shall be void and without effect with respect to the claim or

claims so held invalid or unenforceable.

4. In the event Complainants withdraw Claim 14 or the investigation is terminated on

grounds other than a final determination of the merits of Claim 14, this Consent Order Agreement and

the Consent Order entered pursuant hereto shall be void and without effect with respect to Claim 14.

Paul R. Bardos Acting Secretary

Dated: August 6, 1992

Before The Honorable Sidney Harris Administrative Law Judge

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In the Matter of	)	
CERTAIN ACID-WASHED DENIM	) Investigation N	Vо
GARMENTS AND ACCESSORIES )	337-TA-324	
	)	

### **CONSENT ORDER**

On January 2, 1991, Greater Texas Finishing Corporation and Golden Trade, S.r.L. (collectively, "the Complainants") filed a Complaint ("the Complaint"), naming Sociedad Exportadora Ltda. as a Respondent, with the United States International Trade Commission ("the Commission") under Section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337). Motions to amend the Complaint to add additional parties were subsequently made and allowed.

The Commission, having determined that it has jurisdiction over the subject matter of the Complaint and that the Complaint provided a basis for the institution of an investigation under Section 337, instituted Investigation No. 337-TA-324 on January 29, 1991 ("the investigation"), and published a Notice of Investigation to that effect.

The subject matter of the Investigation is the alleged importation and sale in the United States of certain acid-washed denim garments and accessories, including jeans, jackets, bags, and skirts, alleged to infringe United States Patent No. 4,270,213 ("the '213 patent") and to have been made by processes which infringe the '213 patent.

### DEFINITIONS

For purposes of this Consent Order, "Soexpo" shall mean Respondent Sociedad Exportadora Ltda. and its agents, officers, directors, affiliates, and subsidiaries.

For purposes of this Consent Order, "accused products" shall mean any denim garment or accessory (a) covered by Claim 14 of United Staites Patent No. 4,740,213 ("the '213 patent", copy attached as Exhibit A to the Consent Order Agreement), or (b) which were made by a process covered by Claim 6 of the '213 patent.

### **ORDER**

The Commission, having initiated the Investigation under Section 337 based upon the Verified Complaint of the Complainants regarding certain alleged acts of unfair competition and unfair acts by certain named Respondents, including Respondent Soexpo; the Complainants and Soexpo having executed a Consent Order A reement agreeing to the terms and entry of this Consent Order and to all waivers and other provisions as required by the Commission's Rules of Practice and Procedure; and

The Commission, having jurisdiction over the parties and the subject matter herein, and having published notice of the Consent order Agreement and this proposed Consent order for public comment on \_\_\_\_\_\_ 1991, and the ten (10) day period for public comment having ended and the Commission having duly considered the comments filed, if any:

### IT IS HEREBY ORDERED THAT:

1. Commencing on August 8, 1992 ("the effective date") and thereafter until the expiration of Claims 6 and 14 of the '213 patent, Soexpo shall not directly or indirectly sell accused products for importation into the United States of America ("U.S."), other otherwise sell, offer for sale, or distribute in the U.S. either directly or indirectly accused products, provided that nothing in this Consent Order

shall prohibit or preclude Soexpo from selling, offering for sale or distributing in the United States

accused products into the United States prior to the effective date; nor shall anything in this Consent

Order preclude or prohibit the Complainants from seeking damages in a court of competent jurisdiction

for Soexpo's making, using, or selling of accused products in the United States prior to the effective

date.

2. This Investigation is hereby terminated as to Respondent Soexpo, and Soexpo is

hereby dismissed as a named Respondent in this investigation; provided; however, pursuant to 19

C.F.R. § 211.22(c), that enforcement, modification, and revocation of part 211 of the Commission's

Rules of Practice and Procedure.

3. In the event that Claims 6 and/or 14 of the '213 patent are held by the Commission or

a court or other administrative body of competent jurisdiction after exhaustion of all appeals to be

invalid or unenforceable, this Consent Order shall be void and without effect with respect to the claim

or claims so held invalid or unenforceable.

4. In the event Complainants withdraw Claim 14 or the investigation is terminated on

grounds other than the merits, this Consent Order Agreement and the Consent Order entered pursuant

hereto shall be void and without effect with respect to Claim 14.

Paul R. Bardos Acting Secretary

Dated: August 6, 1992

I, Paul R. Bardos, hereby certify that the attached NOTICE OF DETERMINATION THAT A VIOLATION OF SECTION 337 EXISTS, ISSUANCE OF GENERAL EXCLUSION ORDER, AND ISSUANCE OF CONSENT ORDER COVERING SEVEN RESPONDENTS was served upon Kent R. Stevens, Esq., Sara C. Middlteton, Esq., and upon the following parties via first class mail, and air mail where necessary, on August 7, 1992.

Paul R. Bardos, Acting Secretary U.S. International Trade Commission 500 E Street, S.W. Washington, D.C. 20436

### FOR COMPLAINANTS GREATER TEXAS FINISHING CORPORATION AND GOLDEN TRADE, S.R.L.:

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Ronald J. Sama, Esq.

### BATHGATE, WEGENER, WOUTERS,

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### FOR RESPONDENTS SOCIEDAD EXPORTADORA LTDA. AND SAO PAOLO ALPARGATAS, S.A.:

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### FOR RESPONDENTS TAI DEVELOP TEXTILE CO., LTD., BUN TAI ENTERPRISE CO., LTD., CHU HSING GARMENTS MANUF. CO, LTD.:

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Wing Luen Universal Laundry Ltd. Mei Kei Industrial Building, 8th Fl. Wing Kei Road Grin Drunkers Tsuen Wan, N.T., Hong Kong

### PUBLIC MAILING LIST

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Steven M. Gerber, Esq. The Gitano Group, Inc. 1370 Broadway New York, New York 10018